# TRADEMARK ASSIGNMENT

Electronic Version v1.1 Stylesheet Version v1.1

SUBMISSION TYPE:	NEW ASSIGNMENT
NATURE OF CONVEYANCE:	SECURITY INTEREST

#### **CONVEYING PARTY DATA**

Name	Formerly	Execution Date	Entity Type
Delphax Technologies Inc.		09/07/2007	CORPORATION: MINNESOTA

#### RECEIVING PARTY DATA

Name:	Whitebox Delphax, Ltd.
Street Address:	3033 Excelsior Boulevard
Internal Address:	Suite 300
City:	Minneapolis
State/Country:	MINNESOTA
Postal Code:	55416
Entity Type:	COMPANY: VIRGIN ISLANDS, BRITISH

PROPERTY NUMBERS Total: 18

Property Type	Number	Word Mark
Registration Number:	1745536	FOLIOTRONIC
Registration Number:	1840322	CHECK TECHNOLOGY CORPORATION
Registration Number:	1827230	
Registration Number:	2231010	IMAGGIA
Registration Number:	1582308	DELPHAX
Registration Number:	1582309	DELPHAX
Registration Number:	1775053	IMAGEFAST
Registration Number:	2753060	DELPHAX
Registration Number:	2945386	BOOKS FOR SCHOOLS
Serial Number:	74276497	FOLIOTRONIC
Serial Number:	74393995	CHECK TECHNOLOGY CORPORATION
Serial Number:	74394270	
Serial Number:	74632542	IMAGGIA
		TRADEMARK

TRADEMARK " REEL: 003666 FRAME: 0645

900092642

Serial Number:	73766898	DELPHAX
Serial Number:	73767278	DELPHAX
Serial Number:	74316826	IMAGEFAST
Serial Number:	78144293	DELPHAX
Serial Number:	78307293	BOOKS FOR SCHOOLS

#### CORRESPONDENCE DATA

Fax Number: (612)766-1600

Correspondence will be sent via US Mail when the fax attempt is unsuccessful.

Phone: 612-766-7000

Email: gpohpam@faegre.com
Correspondent Name: Georgina Popham
Address Line 1: 2200 Wells Fargo Center

Address Line 2: 90 South Seventh Street

Address Line 4: Minneapolis, MINNESOTA 55402-3901

ATTORNEY DOCKET NUMBER:	351151 WHITEBOX
NAME OF SUBMITTER:	Gregory S. Furness
Signature:	/s/ Gregory S. Furness
Date:	11/26/2007

#### Total Attachments: 17

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This instrument and the rights and obligations evidenced hereby are subordinate in the manner and to the extent set forth in that certain Subordination Agreement (the "Subordination Agreement") dated as of September 10, 2007, by and among Whitebox Delphax, Ltd., Delphax Technologies Inc. ("US Borrower"), Wells Fargo Bank National Association, acting through its Wells Fargo Business Credit operating division ("Wells US"), Delphax Technologies Canada Limited ("Canadian Borrower"), Wells Fargo Financial Corporation Canada ("Wells Canada") to (A) the indebtedness (including interest) owed by US Borrower pursuant to that certain Credit and Security Agreement dated as of September 10, 2007 between US Borrower and Wells US and (B) the indebtedness (including interest) owed by Canadian Borrower pursuant to that certain Credit and Security Agreement dated as of September 10, 2007 between Canadian Borrower and Wells Canada, as each such Loan and Security Agreement has been and hereafter may be amended, supplemented or otherwise modified from time to time; and each holder of this instrument, by its acceptance hereof, shall be bound by the provisions of the Subordination Agreement.

#### PATENT AND TRADEMARK SECURITY AGREEMENT

This Agreement, dated as of September 10, 2007, is made by and between Delphax Technologies Inc., a Minnesota corporation having a business location at the address set forth next to its signature below (the "Debtor"), and Whitebox Delphax, Ltd., a British Virgin Islands business company as collateral agent (in such capacity, the "Secured Party") for the holders of the Notes (as such term is defined below), and having a business location at the address set forth next to its signature below.

#### Recitals

- A. Pursuant to that certain Securities Purchase Agreement dated as of March 26, 2007 (as the same may be amended, restated, modified or supplemented from time to time, the "Purchase Agreement") among Delphax Technologies Canada Limited ("Delphax Canada"), the Debtor and Whitebox Delphax, Ltd. ("Whitebox"), the Secured Party has agreed, subject to the terms and conditions set forth in the Purchase Agreement, to purchase the Secured Subordinated Notes of Delphax Canada in the aggregate principal amount of up to \$7,000,000. Such Secured Subordinated Notes, together with any additional Secured Subordinated Notes issued pursuant to Section 1.6 of the Purchase Agreement, and any Secured Subordinated Notes issued in substitution or exchange for any other Secured Subordinated Note in accordance with the terms of the Purchase Agreement, as the same may be amended, restated, modified or supplemented from time to time, are collectively called the "Notes" and individually called a "Note".
- B. Pursuant to that certain Guaranty dated March 26, 2007 (as the same may be amended, restated, modified or supplemented from time to time, the "Guaranty"), the Debtor has guaranteed the 2007 Notes and all other obligations under the 2007 Purchase Agreement.
- C. Whitebox requires as a condition to the purchase of the 2007 Notes that the Debtor execute and deliver this Agreement.

- D. Delphax Canada is a wholly-owned subsidiary of the Debtor and the Debtor will derive substantial economic benefit, direct and indirect, from the issuance of the 2007 Notes by Delphax Canada pursuant to the terms of the 2007 Purchase Agreement.
- E. The Debtor has determined that the execution, delivery and performance of this Agreement are in its best business and pecuniary interest.

ACCORDINGLY, in consideration of the mutual covenants contained in the Purchase Agreement and herein, the parties hereby agree as follows:

1. <u>Definitions</u>. All terms defined in the Recitals hereto or in the Purchase Agreement that are not otherwise defined herein shall have the meanings given to them therein. In addition, the following terms have the meanings set forth below:

"Default Period" means any period of time beginning on the day an Event of Default occurs and ending on the date identified by the Secured Party as the date that such Event of Default has been cured or waived.

"Obligations" means (i) all obligations under the Notes, including interest thereon and any extensions, renewals or replacements thereof, (ii) all obligations under the Guaranty, and (iii) each and every other debt, liability and obligation of every type and description which the Debtor or Delphax Canada may now or at any time hereafter owe to the Secured Party or the holders of the Notes pursuant to this Agreement, the Purchase Agreement, or any of the other Transaction Documents, whether such debt, liability or obligation now exists or is hereafter created or incurred and whether it is or may be direct or indirect, due or to become due, or absolute or contingent.

"Patents" means all of the Debtor's right, title and interest in and to patents or applications for patents, fees or royalties with respect to each, and including without limitation the right to sue for past infringement and damages therefor, and licenses thereunder, all as presently existing or hereafter arising or acquired, including without limitation the patents listed on Exhibit A.

"Security Interest" has the meaning given in Section 2.

"Trademarks" means all of the Debtor's right, title and interest in and to: (i) trademarks, service marks, collective membership marks, registrations and applications for registration for each, and the respective goodwill associated with each, (ii) licenses, fees or royalties with respect to each, (iii) the right to sue for past, present and future infringement, dilution and damages therefor, and (iv) licenses thereunder, all as presently existing or hereafter arising or acquired, including, without limitation, the marks listed on Exhibit B.

2. <u>Security Interest</u>. The Debtor hereby irrevocably pledges and assigns to, and grants the Secured Party a security interest (the "Security Interest") with power of sale to the extent permitted by law, in the Patents and in the Trademarks to secure payment of the

Obligations. As set forth in the Purchase Agreement, the Security Interest is coupled with a security interest in substantially all of the personal property of the Debtor. This Agreement grants only the Security Interest herein described, is not intended to and does not affect any present transfer of title of any trademark registration or application and makes no assignment and grants no right to assign or perform any other action with respect to any intent to use trademark application, unless such action is permitted under 15 U.S.C. § 1060.

- 3. <u>Representations, Warranties and Agreements</u>. The Debtor represents, warrants and agrees as follows:
  - (a) Existence; Authority. The Debtor is a corporation duly organized, validly existing and in good standing under the laws of its state of incorporation, and this Agreement has been duly and validly authorized by all necessary corporate action on the part of the Debtor.
  - (b) Patents. Exhibit A accurately lists all Patents owned or controlled by the Debtor as of the date hereof, or to which the Debtor has a right as of the date hereof to have assigned to it, and accurately reflects the existence and status of applications and letters patent pertaining to the Patents as of the date hereof. If after the date hereof, the Debtor owns, controls or has a right to have assigned to it any Patents not listed on Exhibit A, or if Exhibit A ceases to accurately reflect the existence and status of applications and letters patent pertaining to the Patents, then the Debtor shall within 60 days provide written notice to the Secured Party with a replacement Exhibit A, which upon acceptance by the Secured Party shall become part of this Agreement.
  - (c) **Trademarks.** Exhibit B accurately lists all Trademarks owned or controlled by the Debtor as of the date hereof and accurately reflects the existence and status of Trademarks and all applications and registrations pertaining thereto as of the date hereof; provided, however, that Exhibit B need not list common law marks (i.e., Trademarks for which there are no applications or registrations) which are not material to the Debtor's or any Affiliate's business(es). If after the date hereof, the Debtor owns or controls any Trademarks not listed on Exhibit B (other than common law marks which are not material to the Debtor's or any Affiliate's business(es)), or if Exhibit B ceases to accurately reflect the existence and status of applications and registrations pertaining to the Trademarks, then the Debtor shall promptly provide written notice to the Secured Party with a replacement Exhibit B, which upon acceptance by the Secured Party shall become part of this Agreement.
  - (d) Affiliates. As of the date hereof, no Affiliate owns, controls, or has a right to have assigned to it any items that would, if such item were owned by the Debtor, constitute Patents or Trademarks. If after the date hereof any Affiliate owns, controls, or has a right to have assigned to it any such items, then the Debtor shall promptly either: (i) cause such Affiliate to assign all of its rights in such item(s) to the Debtor; or (ii) notify the Secured Party of such item(s) and cause such Affiliate to execute and deliver to the Secured Party a patent and trademark security agreement substantially in the form of this Agreement.

- (e) **Title.** The Debtor has absolute title to each Patent and each Trademark listed on Exhibits A and B, free and clear of all Liens except Permitted Liens. The Debtor (i) will have, at the time the Debtor acquires any rights in Patents or Trademarks hereafter arising, absolute title to each such Patent or Trademark free and clear of all Liens except Permitted Liens, and (ii) will keep all Patents and Trademarks free and clear of all Liens except Permitted Liens.
- (f) No Sale. Except as permitted in the Purchase Agreement, the Debtor will not assign, transfer, encumber or otherwise dispose of the Patents or Trademarks, or any interest therein, without the Secured Party's prior written consent.
- (g) **Defense.** The Debtor will at its own expense and using commercially reasonable efforts, protect and defend the Patents and Trademarks against all claims or demands of all Persons other than those holding Permitted Liens.
- (h) Maintenance. The Debtor will at its own expense maintain the Patents and the Trademarks to the extent reasonably advisable in its business including, but not limited to, filing all applications to obtain letters patent or trademark registrations and all affidavits, maintenance fees, annuities, and renewals possible with respect to letters patent, trademark registrations and applications therefor. The Debtor covenants that it will not abandon nor fail to pay any maintenance fee or annuity due and payable on any Patent or Trademark, nor fail to file any required affidavit or renewal in support thereof, without first providing the Secured Party: (i) sufficient written notice, of at least 30 days, to allow the Secured Party to timely pay any such maintenance fees or annuities which may become due on any Patents or Trademarks, or to file any affidavit or renewal with respect thereto, and (ii) a separate written power of attorney or other authorization to pay such maintenance fees or annuities, or to file such affidavit or renewal, should such be necessary or desirable.
- (i) Secured Party's Right to Take Action. If the Debtor fails to perform or observe any of its covenants or agreements set forth in this Section 3, and if such failure continues for a period of ten (10) calendar days after the Secured Party gives the Debtor written notice thereof (or, in the case of the agreements contained in subsection (h), immediately upon the occurrence of such failure, without notice or lapse of time), or if the Debtor notifies the Secured Party that it intends to abandon a Patent or Trademark, the Secured Party may (but need not) perform or observe such covenant or agreement or take steps to prevent such intended abandonment on behalf and in the name, place and stead of the Debtor (or, at the Secured Party's option, in the Secured Party's own name) and may (but need not) take any and all other actions which the Secured Party may reasonably deem necessary to cure or correct such failure or prevent such intended abandonment.
- (j) Costs and Expenses. Except to the extent that the effect of such payment would be to render any loan or forbearance of money usurious or otherwise illegal under any applicable law, the Debtor shall pay the Secured Party on demand the amount of all moneys expended and all costs and expenses (including reasonable attorneys' fees and disbursements) incurred by the Secured Party in connection with or as a result of the

Secured Party's taking action under subsection (i) or exercising its rights under Section 6, together with interest thereon from the date expended or incurred by the Secured Party at the Default Rate.

- Power of Attorney. To facilitate the Secured Party's taking action under (k) subsection (i) and exercising its rights under Section 6, the Debtor hereby irrevocably appoints (which appointment is coupled with an interest) the Secured Party, or its delegate, as the attorney-in-fact of the Debtor with the right (but not the duty) from time to time to create, prepare, complete, execute, deliver, endorse or file, in the name and on behalf of the Debtor, any and all instruments, documents, applications, financing statements, and other agreements and writings required to be obtained, executed, delivered or endorsed by the Debtor under this Section 3, or, necessary for the Secured Party, after an Event of Default, to enforce or use the Patents or Trademarks or to grant or issue any exclusive or non-exclusive license under the Patents or Trademarks to any third party, or to sell, assign, transfer, pledge, encumber or otherwise transfer title in or dispose of the Patents or Trademarks to any third party. The Debtor hereby ratifies all that such attorney shall lawfully do or cause to be done by virtue hereof. The power of attorney granted herein: (i) may be exercised only during a Default Period, and (ii) shall terminate upon the termination of the Purchase Agreement as provided therein and the payment and performance of all Indebtedness.
- 4. <u>Debtor's Use of the Patents and Trademarks</u>. The Debtor shall be permitted to control and manage the Patents and Trademarks, including the right to exclude others from making, using or selling items covered by the Patents and Trademarks and any licenses thereunder, in the same manner and with the same effect as if this Agreement had not been entered into, so long as no Event of Default occurs and remains uncured.
- 5. Events of Default. Each of the following occurrences shall constitute an event of default under this Agreement (herein called "Event of Default"): (a) an Event of Default, as defined in the Purchase Agreement, shall occur; or (b) the Debtor shall fail promptly to observe or perform any covenant or agreement herein binding on it and such failure continues for a period of ten (10) days after notice therof is given by Secured Party to Debtor; or (c) any of the representations or warranties contained in Section 3 shall prove to have been incorrect in any material respect when made.
- 6. <u>Remedies</u>. Upon the occurrence of an Event of Default and at any time thereafter, the Secured Party may, at its option, take any or all of the following actions:
  - (a) The Secured Party may exercise any or all remedies available under the Purchase Agreement or any other Transaction Document.
  - (b) The Secured Party may sell, assign, transfer, pledge, encumber or otherwise dispose of the Patents and Trademarks.
  - (c) The Secured Party may enforce the Patents and Trademarks and any licenses thereunder, and if Secured Party shall commence any suit for such enforcement,

the Debtor shall, at the request of Secured Party, do any and all lawful acts and execute any and all proper documents required by Secured Party in aid of such enforcement.

7. Miscellaneous. This Agreement can be waived, modified, amended, terminated or discharged, and the Security Interest can be released, only explicitly in a writing signed by the Secured Party. A waiver signed by the Secured Party shall be effective only in the specific instance and for the specific purpose given. Mere delay or failure to act shall not preclude the exercise or enforcement of any of the Secured Party's rights or remedies. All rights and remedies of the Secured Party shall be cumulative and may be exercised singularly or concurrently, at the Secured Party's option, and the exercise or enforcement of any one such right or remedy shall neither be a condition to nor bar the exercise or enforcement of any other. All notices to be given to Debtor under this Agreement shall be given in the manner and with the effect provided in the Purchase Agreement. The Secured Party shall not be obligated to preserve any rights the Debtor may have against prior parties, to realize on the Patents and Trademarks at all or in any particular manner or order, or to apply any cash proceeds of Patents and Trademarks in any particular order of application. This Agreement shall be binding upon and inure to the benefit of the Debtor and the Secured Party and their respective participants, successors and assigns and shall take effect when signed by the Debtor and delivered to the Secured Party, and the Debtor waives notice of the Secured Party's acceptance hereof. The Secured Party may execute this Agreement if appropriate for the purpose of filing, but the failure of the Secured Party to execute this Agreement shall not affect or impair the validity or effectiveness of this Agreement. A carbon, photographic or other reproduction of this Agreement or of any financing statement signed by the Debtor shall have the same force and effect as the original for all purposes of a financing statement. This Agreement shall be governed by the internal law of the State of Minnesota without regard to conflicts of law provisions. If any provision or application of this Agreement is held unlawful or unenforceable in any respect, such illegality or unenforceability shall not affect other provisions or applications which can be given effect and this Agreement shall be construed as if the unlawful or unenforceable provision or application had never been contained herein or prescribed hereby. All representations and warranties contained in this Agreement shall survive the execution, delivery and performance of this Agreement and the creation and payment of the Indebtedness.

THE PARTIES WAIVE ANY RIGHT TO TRIAL BY JURY IN ANY ACTION OR PROCEEDING BASED ON OR PERTAINING TO THIS AGREEMENT.

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IN WITNESS WHEREOF, the parties have executed this Patent and Trademark Security Agreement as of the date written above.

6100 West 110<sup>th</sup> Street Bloomington, MN 55438 Attn: Chief Financial Officer

DELPHAX TECHNOLOGIES INC.

y Ing

Its:

STATE OF MINNESOTA

COUNTY OF HENNEPIN

The foregoing instrument was acknowledged before me this Z day of September, 2007, by Gregory S. Farness the Chief Financial Officer of Delphax Technologies Inc, a Minnesota corporation, on behalf of the corporation.

Notary Public



[Additional signatures on next page]

[Signature Page to Patent and Trademark Security Agreement]

3033 Excelsior Boulevard, Suite 300 Minneapolis, MN 55416

WHITEBOX DELPHAX, LTD

Its: Director-coo

STATE OF MINNESOTA )
COUNTY OF HENNEPIN )

The foregoing instrument was acknowledged before me this 7 day of September, 2007, by September, the Director - coo of Whitebox Delphax, Ltd, a British Virgin Islands business company.



otary Public

[Signature Page to Patent and Trademark Security Agreement]

# EXHIBIT A

# **UNITED STATES ISSUED PATENTS**

Patent Number	Title	Filed	Issued
6,501,494	Thin Film Printhead With Layered Dielectric	May 9, 2001	Dec 31, 2002
6,500,367	Method of Forming a Seamless Belt	Dec 28, 2000	Dec 31, 2002
6,476,835	Coplanar Thin Film Printhead	May 10, 2001	Nov 5, 2002
6,426,768	Universal Printhead	Jan 25, 2001	Jul 30, 2002
6,417,875	Adjustable Voltage Finger Driver	Nov 29, 2000	Jul 9, 2002
6,404,451	Adjustable Voltage Finger Driver	Nov 29, 2000	Jun 11, 2002
6,377,289	Modular Printhead	Dec 28, 2000	Apr 23, 2002
6,163,328	High Frequency RF Driver	Nov 6, 1998	Dec 19, 2000
5,955,236	Liquid Toner And Imaging System	Jan 30, 1998	Sep 21, 1999
5,917,727	Sheet Registration System	Sep 8, 1997	Jun 29, 1999
5,886,723	Charge Deposition Print Head And Method Of Printing	Apr 19, 1996	Mar 23, 1999
5,867,393	Printing system	Sep 24, 1997	Feb 2, 1999
5,790,408	Error recovery in printing system	Jun 7, 1995	Aug 4, 1998
5,763,131	Liquid Toner And Imaging System	Aug 2, 1996	Jun 9, 1998
5,748,483	Printing system	Mar 6, 1995	May 5, 1998
5,696,690	Sheet stacking apparatus	Jun 7, 1995	Dec 9, 1997
5,644,494	Printing system	Dec 13, 1994	Jul 1, 1997
5,629,761	Toner Print System With Heated Intermediate Transfer Member	May 4, 1995	May 13, 1997
5,450,103	Charge Imaging System With Back Electrode Dot Enhancement	Jun 24, 1993	Sep 12, 1995

1

Patent Number	Title	Filed	Issued
5,414,498	Liquid/Dry Toner Imaging System	Sep 14, 1993	May 9, 1995
5,390,011	Compact Imaging Roll Printer	May 27, 1993	Feb 14, 1995
5,315,324	High Precision Charge Imaging Cartridge	Dec 9, 1992	May 24, 1994
5,293,537	Image Transport Fusing System	Nov 13, 1992	Mar 8, 1994
5,293,205	Side To Side Sheet Inverter	Jan 13, 1992	Mar 8, 1994
5,278,588	Electrographic Printing Device	May 17, 1991	Jan 11, 1994
5,239,318	Finger Driver And Printer	Nov 15, 1991	Aug 24, 1993
5,237,898	Autotaper	Nov 20, 1992	Aug 24, 1993
5,200,285	System And Method For Forming Multiply Toned Images	Mar 20, 1990	Apr 6, 1993
5,177,503	Print System And Dielectric Imaging Member	May 24, 1991	Jan 5, 1993
5,172,171	High Speed Apparatus For Developing Electrostatic Images Using Single Component Nonconductive, Nonmagnetic Toner	Apr 22, 1992	Dec 15, 1992
5,166,709	Electron DC Printer	Feb 6, 1991	Nov 24, 1992
5,159,358	Divided Screen Printer	Jun 19, 1991	Oct 27, 1992
5,142,248	Plural Selectable RF Oscillators For Supplying Capacitive Loads	Nov 15, 1991	Aug 25, 1992
5,113,223	Printer Flash Fusing System	Jun 5, 1990	May 12, 1992
5,103,263	Powder Transport, Fusing And Imaging Apparatus	Apr 26, 1991	Apr 7, 1992
5,030,975	Charge Transfer Imaging Cartridge	Sep 5, 1989	Jul 9, 1991
5,027,136	Method And Apparatus For Charged Particle Generation	Jan 16, 1990	Jun 25, 1991
5,016,190	Development of raster scan images from independent cells of imaged data	May 5, 1988	May 14, 1991
5,014,076	Printer With High Frequency Charge Carrier Generation	Nov 13, 1989	May 7, 1991
5,012,291	Powder Transport, Fusing And Imaging Apparatus	May 23, 1989	Apr 30, 1991

Patent Number	Title	Filed	Issued
5,006,894	Dust containment cap for a printing device employing toner	Dec 12, 1989	Apr 9, 1991
5,006,869	Charged Particle Printer	Nov 8, 1989	Apr 9, 1991
5,003,327	Printer Autocontrast Control	Nov 15, 1989	Mar 26, 1991
4,999,653	Venetian Blinding	Nov 8, 1989	Mar 12, 1991
4,992,807	Gray Scale Printhead System	May 4, 1990	Feb 2, 1991
4,990,942	Printer RF Line Control	Apr 4, 1990	Feb 5, 1991
4,965,613	Page printer with machine-readable- character-based controls	Dec 12, 1989	Oct 23, 1990
4,958,172	Charge Transfer Imaging Cartridge	Aug 22, 1989	Sep 18, 1990
4,951,070	Charge Transfer Imaging Cartridge Mounting And Printer	Oct 26, 1989	Aug 21, 1990
4,918,468	Method and apparatus for charged particle generation	May 15, 1989	Apr 17, 1990
4,894,687	Pressure Transfixing Of Toner Images Using Skewed Rollers	Sep 30, 1988	Jan 16, 1990
4,891,656	Print Cartridge With Non-Divergent Electrostatic Field	Dec 14, 1988	Jan 2, 1990
4,890,123	Print cartridge	Aug 1, 1988	Dec 26, 1990
4,881,132	Apparatus and method for coordinating the front and back of a printer apparatus having two-sided printing capability	May 4, 1988	Nov 14, 1989
4,879,571	Duplex Printing Device	Nov 30, 1987	Nov 7, 1989
4,879,569	Multiple Source Charged Particle Generation	Dec 14, 1988	Nov 7, 1989
4,862,225	Power supply sequencing for flash fuser	Mar 21, 1988	Aug 29, 1989
4,852,785	Printer Paper Control Apparatus And Method	Nov 24, 1987	Aug 1, 1989
4,842,262	Document inverter	Feb 22, 1984	Jun 27, 1989
4,841,313	RF Driver And Control	Jun 16, 1987	Jun 20, 1989
4,839,671	Selectable density charge deposition printing system	Oct 4, 1988	Jan 13, 1989

Patent Number	Title	Filed	Issued
4,822,631	Process electrostatic imaging and developing	Feb 24, 1987	Apr 18, 1989
4,819,013	Ion Generation Compensation	Oct 23, 1986	Apr 4, 1989
4,796,066	Printer apparatus having two-sided printing capability	Jul 16, 1987	Jan 3, 1989
4,779,105	Printer interface	Oct 6, 1987	Oct 18, 1988
4,777,106	Electrostatic toning	Feb 24, 1987	Oct 11, 1988
4,745,421	Ionic Print Cartridge And Printer	Apr 17, 1987	May 17, 1988
4,734,722	Ion Generator Structure	Dec 23, 1985	Mar 29, 1988
4,718,657	Paper stacker	Nov 28, 1984	Jan 12, 1988
4,692,017	Toner transfer apparatus	Dec 23, 1985	Sep 8, 1987
4,679,060	Ionic Print Cartridge And Printer	Nov 28, 1984	Jul 7, 1987
4,628,227	Mica-electrode laminations for the generation of ions in air	Mar 28, 1983	Dec 9, 1986
4,619,515	Electrostatic printing apparatus and method	Mar 25, 1985	Oct 28, 1986
4,595,277	Toner supply control system	Jan 30, 1984	Jun 17, 1986
4,560,293	Document printing method and apparatus	Oct 14, 1983	Dec 24, 1985
4,558,334	Electrostatic imaging device	Jun 6, 1983	Dec 10, 1985
4,548,490	Toner feeder system	Aug 16, 1983	Oct 22, 1985
4,518,468	Process For Making Electrostatic Imaging Surface	Feb 22, 1983	May 21, 1985
4,516,847	Electrostatic Printing Apparatus And Method	Dec 3, 1982	May 14, 1985
4,514,781	Corona Device	Jun 10, 1983	Apr 30, 1985
4,496,236	Anodized electrostatic imaging surface	Sep 6, 1983	Jan 29, 1985
4,494,129	Electrostatic printing apparatus	Dec 3, 1982	Jan 15, 1985
4,476,387	Corona charging apparatus	Apr 11, 1983	Oct 9, 1984
4,448,872	Duplex imaging with pressure transfixing	Sep 29, 1982	May 15, 1984
4,446,371	Corona charging apparatus	May 24, 1982	May 1, 1984

Patent Number	Title	Filed	Issued
4,409,604	Electrostatic imaging device	Jan 5, 1981	Oct 11, 1983
4,408,214	Thermally Regulated Ion Generation	Aug 24, 1981	Oct 4, 1983
4381327	Mica-foil Laminations	Oct 6, 1980	Apr 6, 1983
4,379,969	Corona charging apparatus	Feb 24, 1981	Apr 12, 1983
4,365,549	Electrostatic transfer printing	Jan 5, 1981	Dec 28, 1982
4,282,297	Charge Transfer Imaging	Apr 14, 1980	Aug 4, 1981
4,267,556	Electrostatic transfer printing employing ion emitting print head	Dec 14, 1978	May 12, 1981
4,195,927	Double transfer electrophotography	Jan 30, 1978	Apr 1, 1980
4,160,257	Three electrode system in the generation of electrostatic images	Jul 17, 1978	Jul 3, 1979
4,155,093	Method and apparatus for generating charged particles	Aug 12, 1977	May 15, 1979
3,956,954	Rotary paper cutting device	Feb 20, 1975	May 18, 1976

# US Patents Assigned to Delphax in Xerox Transaction

	Patent Number	Docket Title	Filed	Issued
1	5886723	Charge Deposition Print Head And Method Of Printing	4/19/1996	3/23/1999
2	5450103	Charge Imaging System With Back Electrode Dot Enhancement	6/24/1993	9/12/1995
3	5278588	Electrographic Printing Device	5/17/1991	1/11/1994
4	5239318	Finger Driver And Printer	11/15/1991	8/24/1993
5	5166709	Electron DC Printer	2/6/1991	11/24/1992
6	5159358	Divided Screen Printer	6/19/1991	10/27/1992

	Patent Number	Docket Title	Filed	Issued			
	Number	Generation					
8	5006869	Charged Particle Printer	11/8/1989	4/9/1991			
9	5003327	Printer Autocontrast Control	11/15/1989	3/26/1991			
10	4992807	Gray Scale Printhead System 5/4/1990		2/12/1991			
11	4990942	Printer RF Line Control	4/4/1990	2/5/1991			
12	4958172	Charge Transfer Imaging Cartridge	8/22/1989	9/18/1990			
13	4951070	Charge Transfer Imaging Cartridge Mounting And Printer	10/26/1989	8/21/1990			
14	4891656	Print Cartridge With Non-Divergent Electrostatic Field	12/14/1988	2/1/1990			
15	4819013	Ion Generation Compensation	10/23/1986	4/4/1989			
16	5177503	Print System And Dielectric Imaging Member	5/24/1991	1/5/1993			
17	5030975	Charge Transfer Imaging Cartridge	9/5/1989	7/9/1991			
18	4999653	Venetian Blinding	11/8/1989	3/12/1991			
19	4745421	Ionic Print Cartridge And Printer	4/17/1987	5/17/1988			
20	4679060	Ionic Print Cartridge And Printer	11/28/1984	7/7/1987			

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22 4516847		Electrostatic Printing Apparatus And Method		12/3/1982	5/14/1985					
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# **UNITED STATES PATENT APPLICATIONS**

None

#### EXHIBIT B

# <u>UNITED STATES ISSUED TRADEMARKS, SERVICE MARKS</u>

### AND COLLECTIVE MEMBERSHIP MARKS

### Registered US Trademarks

Docket Number	Appl. No.	Appl. Date	Reg. No.	Reg. Date
09317.0004US01  Mark: FOLIOTR		05/18/1992	1745536	01/12/1993
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09317.0019US01 <i>Mark:</i> IMAGGIA	74/632542	02/10/1995	2231010	03/09/1999
09317.0029US01 <i>Mark:</i> DELPHAX	73/766898	12/02/1988	1582308	02/13/1990
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# **APPLICATIONS**

None

**COLLECTIVE MEMBERSHIP MARKS** 

None

**UNREGISTERED MARKS** 

None

**RECORDED: 11/26/2007** 

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